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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. APPLICATION NO. FILING DATE CONFIRMATION NO. 10/09/2001 Akira Tabuchi 1511.00002 8094 09/889,130 **EXAMINER** 01/11/2006 7590 John S Mortimer LEVY, NEIL S Wood Phillips VanSanten Clark & Mortimer ART UNIT PAPER NUMBER Suite 3800 500 West Madison Street 1615 Chicago, IL 60661-2511 DATE MAILED: 01/11/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
Office Action Summary		09/889,130	TABUCHI ET AL.	
		Examiner	Art Unit	
		NEIL LEVY	1615	
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet	with the correspondence ac	ddress
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING ansions of time may be available under the provisions of 37 CFF SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by start period for reply will, by start period for reply will, by start period for reply will. Set or extended period for reply will, by start period for reply will, by start period for reply will. Set or extended period for reply will, by start period for reply will, by start period for reply will. Set or extended period for reply will, by start period for reply will. Set or extended period for reply will be start period for reply will be set or extended p	C DATE OF THIS COMMUN R 1.136(a). In no event, however, may riod will apply and will expire SIX (6) MO atute, cause the application to become	IICATION. a reply be timely filed  ONTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).	
Status				
1) 又	Responsive to communication(s) filed on 1-	4 October 2005.		
2a)□	-	his action is non-final.		
3)	,—			
,—	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.			
Dispositi	on of Claims			
4)⊠	4)⊠ Claim(s) <u>1,3 and 5-12</u> is/are pending in the application.			
	4a) Of the above claim(s) is/are withdrawn from consideration.			
	☐ Claim(s) is/are allowed.			
•	∑ Claim(s) <u>1,3 and 5-12</u> is/are rejected.			
	Claim(s) <u>1,3 and 5-12</u> are subject to restrict	tion and/or election requiren	nent	
	on Papers			
	•			
,	The specification is objected to by the Exam	•		
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.				
	Applicant may not request that any objection to	- · · · · · · · · · · · · · · · · · · ·	• •	
	Replacement drawing sheet(s) including the cor			
11)∐	The oath or declaration is objected to by the	Examiner. Note the attache	ed Office Action or form P	ΓΟ-152.
Priority ι	ınder 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).				
a)	a) All b) Some * c) None of:			
	1. Certified copies of the priority documents have been received.			
	2. Certified copies of the priority documents have been received in Application No			
	3. Copies of the certified copies of the p	riority documents have bee	n received in this National	Stage
	application from the International Bur	eau (PCT Rule 17.2(a)).		
* 5	See the attached detailed Office action for a	list of the certified copies no	ot received.	
Attachmen	t(s)			
	e of References Cited (PTO-892)	4) 🔲 Interview	Summary (PTO-413)	
	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	o(s)/Mail Date	0.450)
	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/ r No(s)/Mail Date	(08) 5) ☐ Notice of 6) ☐ Other: _	f Informal Patent Application (PTC	U-152)
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Application/Control Number: 09/889,130

Art Unit: 1615

## **DETAILED ACTION**

## Election/Restrictions

Applicant's election without traverse of permethrin in the reply filed on 10/14/05 is acknowledged.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1, 3, 5-12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

(D) is stated to be organic; the specification is to inorganic. Please correct. Claims 5, 6 have no antecedent to organic. "such as" is indefinite.

Claim s 1, 3, 5-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over. Mawatori et al 5614568 and Hozumi et al 5374600.)

Mawatori, of record, has the instant composition but for the pesticide, which in Mawatori is an antimicrobial.

Hozumi also provides recognition of advantages of resin compositions to permit controlled release of pesticides (column 1, line----; column 11, lines 37-64). Polymers include those of Mawatori-polyamides (column 39, line 25); column 41, top). Pesticides able to be included are equally antimicrobials and insecticides, fungicides-copper laurate, organotins, organozinc, carbamates, pyrethroids (column 24, last paragraph, and column 26, lines 23-34.) Fibrous materials include perlite (column 41, line 24).

Thus the pesticides of Hozumi can be used in place of or in addition to those of Mawatori, in either polymeric article. Hozumi provides the rationale for selection of any of the desired actives; it is control of the pest

Art Unit: 1615

of concern, and exemplified in suggestions from fish lure to antifouling compositions when pests are in aqueous environs.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made desiring to utilize pest control means, to use any of art recognized means, as of the Mawatori compositions, modified as desired to increase expansion of pesticidal range, stability, dispersibility, compatability of ingredients, processing ease, reduced toxicity to handlers.

All the critical elements of the instant are disclosed. The amounts and proportions of each ingredient are result effective parameters chosen to obtain the desired effects. It would be obvious to vary the form of each ingredient to optimize the effect desired, depending upon the particular species and application method of interest, reduction of toxicity, cost minimization, enhanced, and prolonged, or synergistic effects.

Applicant has not provided any objective evidence of criticality, nonobvious or unexpected results that the administration of the particular ingredients' or concentrations provides any greater or different level of prior art expectation as claimed, and the use of ingredient for the functionality for which they are known to be used is not basis for patentability.

The instant invention provides well known old art recognized compounds, with well known art recognized effects, applied by well known art recognized methods to achieve improved control as is well known in the art.

Art Unit: 1615

Applicant's arguments filed 10/14/05 have been fully considered but they are not persuasive. Applicant argues the cited prior art did not show the instant compositions, particularly as the pesticides now claimed are absent. However, the compositions of Mawatari are applicant's, & able to accept other than the intended pesticides of Mawatari, to wit, some as shown by Hozumi.

The instant permethrin, as elected species of pesticide, is not evident to this examiner as an obvious species of pesticide to incorporate into either the Hozumi or Mawatari compositions, nor would the structurally similar pyrethroid & pyrethrin compounds.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to NEIL LEVY whose telephone number is 571-272-0619. The examiner can normally be reached on Tuesday-Friday, 7 AM to 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, THURMAN PAGE can be reached on 571-272-0602. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 09/889,130

Art Unit: 1615

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

NEIL LEVY
Primary Examiner
Art Unit 1615

Page 5

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